

'I'M TOO SMALL, IS HUBBY'S PLEA

**Juillerat Says His Wife
Seeks Separation Be-
cause He Is Only 5 ft.
2 and She's 5 ft. 9.**

FASHIONABLY DRESSED.

**Sufferer Refuses to Tell Her
Name or Address and
There Is No Clue to Her
Identity.**

Because he is several inches shorter than his wife, Albert E. Juillerat asserts that she is bent on getting a separation from him.

In the Supreme Court to-day Justice Hall heard arguments on the application of the wife, May, for counsel fees and alimony pending the trial of the suit she has brought for a limited divorce.

Juillerat, answering his wife's charges, asserts that not only does his wife object to the shortness of his stature, but he claims that his mother-in-law, who is a German woman of undoubted muscular ability, threatened to "smash him just in the interests of the Germans." Juillerat is a Frenchman.

Counsel for Mrs. Juillerat told the court that the couple had been married but a short time and that the wife was forced to leave her husband because of his bad temper and alleged intemperate habits. She asserted that her husband made threats against her life, as well as his own, and that on two or three occasions she cut the rope with which he had attempted to hang himself to a door. She also alleges that her husband accused her of being too friendly with his brother Charles.

Mrs. Juillerat asserts that her husband receives a big salary from the Bih Manufacturing Company. She also asserts that her husband objected to her keeping a pet dog and cat.

Charles F. G. Wahl, who appeared for Juillerat, characterized all the allegations made by Mrs. Juillerat as maliciously false.

Juillerat says that not only his wife, but his mother-in-law and her friends made fun of him because he was only 5 feet 2 inches tall, while his wife was 5 feet 9 inches. The husband further asserts that the fact that he was a Frenchman also aroused the mother's ire.

"I am a communicant at the Baptist Church," says Juillerat in an affidavit, "and a strict observer of its principles, and have always made it a rule, and have so made it this year, to partake of the Sacrament on Easter Sunday, and the rules of the church require such preparation and seemingly behavior for days before the Sacrament is taken. Such conduct as my wife describes and charges me with would be absolutely contrary to any such profession of faith, and I therefore would not have been guilty of the same if for no other reason than my religious convictions."

As to the charges that he objected to a dog and cat that his wife had Juillerat says that the dog was named and named every time he came into the house, and the cat had a name, and Juillerat asserts that his wife left him on several occasions, but always returned to him.

Justice Hall reserved decision.

AGED ACTOR PLEADS IN PORTIA'S WORDS

**George W. Middleton, Who
Played with the Best, Sent
to the Island as a Vagrant
and Desires to Die.**

Homeless and friendless, George W. Middleton, an actor of the old school, who had been in the support of Mary Anderson, Edwin Booth and other famous stage folk, was arraigned in the West Side Court to-day before Magistrate Mott on a charge of vagrancy.

Middleton had been found asleep in a doorway in Forty-fifth street, between Seventh and Eighth avenues, by a passing patrol wagon and taken to the station-house. Although ragged in appearance the old-time actor preserved his dignity. It was all he had and he prepared to make the most of it.

During the hearing he listened attentively to the testimony, and when Magistrate Mott announced he would be compelled to hold him in \$500 bonds for his good behavior, Middleton walked dramatically to the bridge and in a sonorous voice began:

"The quality of mercy is not strain'd—
It droppeth as the gentle rain from heaven
Upon the place beneath; it is twice blest;
It blesset him that gives, and him that takes.
"That'll do," remarked Magistrate Mott.

"You are held in \$500 bonds or six months on the island."

Without another plea Middleton turned and walked back to the cell. His last appearance on the stage was in the "Great Diamond Robbery," when he supported Blanche Walsh. He has been stage manager for Augustus Daly, A. M. Palmer and Charles Frohman. He is the author of a play entitled the "Siege of Troy," which he claims to have adapted from the Greek and which he says is being pirated in California. He is more than sixty years of age and said that he had gotten too old to play and was preparing to die.

"How I am unable to tell," declared Middleton. "I will not commit suicide and I suppose I will simply starve. Death is the end, and I shall welcome it."

CHICAGO STRIKERS RIOT.

**Fifty Policemen Called to Suppress
Stablemen.**

CHICAGO, Aug. 20.—Striking stablemen of the State street department stores caused such a disturbance here to-day that a detachment of fifty police in patrol wagons and ambulances were called to restore order.

The stablemen pleaded with the drivers, who were just starting to work, to strike. When a caravan of wagons left the barns the strikers began throwing bricks and stones, and a riot rail was sent in. The mob was arrested. None was hurt.

BISHOP POTTER BLAMES THE COAL OPERATORS.

**Shocked at the Price,
\$11 a Ton, He Says He
Will Communicate at
Once with Hanna and
Try to End Trouble.**

The anthracite coal operators have all along maintained a false position. They take the stand that they will not deal with the organization, but insist on dealing with the men as individuals. Now, this is all wrong.

BISHOP HENRY C. POTTER.
"When a man is married, or engaged to be, he learns that in all things he must defer to the wishes and judgment of the other sex."

With this apology the Right Rev. Henry C. Potter to-day explained why he was not able to tell when he would be married to Mrs. Alfred Corning Clark for which purpose he had just returned from a European trip.

"It will be soon, I fancy," said the Bishop to whom the youthfulness of a man twenty years his junior has come, "at least it will be if my wishes are regarded."

The Bishop has enjoyed a ten weeks' visit across the sea and arrived this morning on the White Star liner Oceanic. He was accompanied by his daughter, Miss Sarah Potter, who with her twin sister has spent some time studying in France.

Interested in Coal Strike.
Next to his impending marriage to the widow of the millionaire thread manufacturer, Bishop Potter was most interested in the coal strike.

"Surely that is settled," he asked. "Why I can't understand it, hardly. Ralph Basley, Secretary of the Civic Federation, wrote me many interesting letters while I was away and I felt sure it would be satisfactorily adjusted before now."

"I shall at once see Senator Hanna and try to bring the strike to an end. Coal at \$11 a ton in New York! Preposterous! The thing must stop!" "This news is the one dark spot in a most joyous home coming," he went on feelingly.

"It is a case of trying to 'save the face,' as the Chinese say, I guess. The time for arbitration is now past. There is no hope of that. We must try to bring both sides to an agreement by getting a few concessions from each. Each side wants to 'save its face' by not letting outsiders know it has given in one jot or tittle, while both may be anxious to waive many demands."

Tribute to Mitchell.

"John Mitchell, the strike leader, is one of the greatest, grandest men I ever met. He has conducted this strike, as one, when demanded by necessity, should be conducted. He is wonderful."

"We all have the right to organize and protect our interests in any laboring organization."

**KENNEDY'S BOND TO
BE INVESTIGATED.**

**Magistrate Zeller Refers Bail
Furnished by Harlem Gam-
bler to District Attorney—
Hint of Perjury.**

Magistrate Zeller has sent a letter to District Attorney Jerome asking him to investigate a bond given by Thomas J. Kennedy, the Harlem gambler, in which the Magistrate says perjury was committed.

Some time ago Alfred Dugan was arrested in Harlem as a suspicious person. He was formerly a gambler. Kennedy went to the East One Hundred and Twenty-sixth street station and furnished a bond for \$500 for Dugan's appearance. Dugan was subsequently discharged.

Magistrate Zeller investigated the bond furnished by Kennedy and found that the place mentioned was a house at No. 313 East One Hundred and Twenty-fifth street. For changed Kennedy had paid \$7,000 cash and had given a mortgage for \$8,500 for the balance.

As a bail bond must be secured by property which is clear, and as Kennedy made oath that his property was clear, the Magistrate summoned him to court. He went to court to-day with his attorney, Daniel O'Reilly, formerly an Assistant District Attorney. Magistrate Zeller wanted to have stenographic notes taken. O'Reilly objected, and the Magistrate said that if they did not wish notes taken he would put the case in the hands of the District Attorney.

PRODUCE DEALER A SUICIDE.

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